## **United States Court of Appeals**

District of Columbia Circuit Washington, D.C. 20001-2866

## **CRIMINAL APPEAL DOCKETING STATEMENT**

## Part I 1. Criminal Docket Number \_\_\_\_\_ 2. Case Name \_\_\_\_\_ 3. Appellant's Name \_\_\_\_\_ 3a. Appellant's Defendant No. 4. Date of Conviction \_\_\_\_\_ 4a. Date of Sentence \_\_\_\_\_ 5. Name of District Court Judge \_\_\_\_\_ 6. Date Notice of Appeal Filed \_\_\_\_\_ 7. of what offense(s) was defendant convicted? Did defendant plead guilty? 8. What sentence was imposed? \_\_\_\_\_ 9. 10. How much of the sentence has defendant already served? 11. Is appellant challenging the conviction? Is appellant challenging the sentence? \_\_\_\_\_ 12. Is defendant currently incarcerated? 13. If yes, place of incarceration. If no, address and phone number.

14.	Has defendant moved for release pending appeal?
	If yes, date filed and disposition.
	ii yoo, aato iiioa aria alepoottorii.
	If no, does defendant intend to file such a motion in the District Court?
15.	Will appellant file a motion for release pending appeal in court of appeals?
16.	Did appellant have court-appointed trial counsel?
17.	Does appointed trial counsel wish to petition for appointment as appellate
	counsel pursuant to the Circuit Plan to Implement the Criminal Justice
	Act? <sup>1</sup> (A "no" indication requires a statement of reason).
	YES NO
	If NO, Reason:
18.	Did defendant have retained counsel?
	If yes, will case proceed on appeal with retained counsel?
	If no, will defendant seek appointment of counsel on appeal and has
	defendant filed a motion to proceed in forma pauperis?
PART II - T	ranscripts
1.	Has counsel ordered transcripts? [] CJA [] PAID
	a. For appeal from conviction?
	b. For sentencing appeal?
	c. Other
2.	If Yes, when will transcripts be completed?
3.	Did counsel seek expedited preparation of sentencing transcripts?

<sup>&</sup>lt;sup>1</sup> In all appeals of sentences of 8 months or less trial counsel is required to prosecute the appeal of the sentence.

## **PART III - Sentencing Appeals**

Appellant should only complete the following if appellant intends to challenge the sentence imposed.

1.	Appellant Intends to Challenge District Court's Findings of Relevant Fact
2.	Appellant Intends to Challenge the District Court's Specific Application of the Guidelines
3.	Appellant Contends District Court Should Have Applied the following Sentencing Range (from sentencing table; include also a statement as to which Offense Level and Criminal History Category are correct).
4.	Appellant Intends to Challenge the Validity of the Statute or Guidelines
Signature _	Date
Name of Co	ounsel or Pro Se Litigant (Print)
Firm	
Address	
Counsel for	Appellant (Name of Party)